## Purchase Contract for the Utah Department of Transportation

This is a legally binding contract. If you desire legal or tax advice, consult your attorney or tax advisor. The Buver purchase the Property described below from the Utah Department of Transportation. Buyer commits to deliver Earnest Money in the amount of 1% of the offer price, which upon acceptance of this offer by all parties shall be deposited within 3 business days. The Earnest Money will be held by 1. PROPERTY ADDRESS: 1.1 Also described as: UDOT Parcel # 15-1:3:AQ 1.2 No Water Rights / Shares are included in this sale. 2. PURCHASE PRICE. The purchase price for the Property is \$ FINANCING APPROVAL. This offer \_\_\_ is \_\_\_ is not contingent upon the Buyer securing a loan on the property. **APPRAISAL.** This offer \_\_\_ is \_\_\_ is not contingent upon the Buyer obtaining an appraisal on the Property. **ADDITIONAL TERMS.** There \_\_\_\_ are \_\_\_ are not addenda to this Contract containing additional terms. If there are, the terms of the following addenda are incorporated into this Contract by this reference: Addendum No. **CLOSING.** This transaction shall be closed on or before \_\_\_\_\_ 6. will purchase an owner's policy at closing. Closing shall occur only when all of the following have been completed: 6.1 All funds to be paid by the Buyer have been delivered to the Title Company. 6.2 Buyer's portion of the taxes shall be prorated as of the day of closing. UDOT is tax exempt, therefore only the buyer's portion will be due. 6.3 Rents, security deposits, cleaning deposits and prepaid rents shall be prorated as of the day of closing. Buyer agrees to take the Property subject to any existing leases. 6.4 Possession shall be at time of recording. **SURVEY.** UDOT will not accept a revised legal description. If the buyer chooses to contract with an outside company for a survey it will be the responsibility of the surveyor to work with the county to change the legal description after closing. Seller's Initials **Buver's Initials** 

- 8. SELLER DISCLOSURES, WARRANTIES AND REPRESENTATIONS. Buyer understands that Seller acquired the Property for road purposes and has no knowledge concerning the condition of the Property. Buyer agrees to accept the Property in "as is" condition, including any hidden defects or environmental conditions affecting the Property, whether known or unknown, whether such defects were discoverable through an inspection or not. Buyer acknowledges that Seller, its agents and representatives negates and disclaims any representation, warranties, promises, covenants, agreements or guarantees, implied or express, in respect to the following:
- **8.1** The conformity of the property to any zoning, land use or building code requirements or compliance with any laws, rules or ordinances of state and local government; and
- **8.2** The closing of this sale shall constitute acknowledgement by the Buyer that they had the opportunity to retain an independent, qualified professional to inspect the Property and that condition of the Property is acceptable to the Buyer.
- **8.3** Buyer agrees that the Seller shall have no liability for any claims or losses the Buyer or assigns may incur as a result of the construction or other defects that may now or hereafter exist on the property.
- **9. AUTHORITY OF SIGNERS.** If Buyer is a corporation, partnership, trust, limited liability company, or other entity, the person executing this Contract on its behalf warrants his or her authority to do so and to bind Buyer and Seller.
- **10. COMPLETE CONTRACT.** This contract together with its addenda, and any attached exhibits, constitutes the entire Contract between the parties and supersedes and replaces any and all prior negotiations, representations, warranties, understandings or contracts between the parties. This Contract cannot be changed except by written agreement of the parties.
- 11. **DISPUTE RESOLUTION.** The parties agree that any dispute, arising prior to or after Closing, related to this Contract **MAY** (upon mutual agreement of the parties) first be submitted to mediation. If the parties agree to mediation, the dispute shall be submitted to mediation through a mediation provider mutually agreed upon by the parties. Each party agrees to bear its own costs of mediation.
- **12. ATTORNEY FEES AND COSTS.** In the event of litigation or binding arbitration to enforce this Contract, the prevailing party shall be entitled to costs and reasonable attorney fees. However, attorney fees shall not be awarded for participation in mediation.
- **13. DEFAULT.** Both parties agree that the liquidated damages will be limited to 100% of the Earnest Money Deposit. Liquidated damages shall not include suit for specific performance.
- **14. FAX TRANSMISSION.** Facsimile transmission of a signed copy of this Contract, any addenda, or counteroffers shall be the same as an original.
- **15. RISK OF LOSS.** All risk of loss or damage to the property shall be borne by the Seller until Closing.

Seller's Initials	Buyer's Initials

### 16. BUYER ACKNOWLEGEMENT:

- **16.1** Real property is transferred by a Quit Claim Deed not a Warranty Deed. Buyer has reviewed the map and the Quit Claim Deed for deed restrictions.
- Buyer understands that State property is likely to have multiple offers. All offers will be reviewed at one time. All property is sold contingent upon the previous owner's first right of refusal and final disposal approval from UDOT. **UDOT reserves the right to reject all offers.**
- 16.3 Property is not sold by tax id or sidwell number. State owned property is sold by project and parcel number referenced by the state road. Any reference to the county parcel number will be crossed out and State Road number will be inserted.
- **16.4** Buyer acknowledges and agrees that the Property is sold "as is". No other provisions, statements or disclosures regarding the condition shall be treated as a warranty of any kind.

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#### 17. CONTINGENCIES & DUE DILIGENCE

17.1		omplete and remove these conditions.
17.2	<b>DUE DILIGENCE PERIOD.</b> Buy complete any due diligence and/or an	er shall have until (date) to ny desired approvals.
17.3		nave until (date) to cancel this contingencies listed above and be eligible to by Deposit
th		<b>FOR ACCEPTANCE:</b> Buyer's offer is based on r does not accept this offer by
BUYER'	S SIGNATURE:	
Date	Name	Company / Position
Buyer's In	nformation: (Please print)	
Name:		
Addres	s:	
City / S	State / Zip	
Work F	Phone:	
Email A	Address:	
Sell	ler's Initials	Buyer's Initials

# ACCEPTANCE, COUNTER OFFER OR REJECTION:

REJECTION: Seller rejects this offer in total.	Seller Name	P	osition	_	Date
REJECTION: Seller rejects this offer in total.  Seller Name Position  Date  Seller's Information: (Please print)  Name: Utah Dept of Transportation / Property Management Section  Address: 4501 South 2700 West  Box 148420 / 4 <sup>th</sup> Floor  City / State / Zip  Salt Lake City, UT 84114  Craig Fox 965-4217 craigfox@utah.gov	COUNTER OF	<b>FER:</b> Seller presents to	o the buyer Counte	r Offer #	
Seller Name Position Date  Seller's Information: (Please print)  Name: Utah Dept of Transportation / Property Management Section  Address: 4501 South 2700 West  Box 148420 / 4 <sup>th</sup> Floor  City / State / Zip Salt Lake City, UT 84114  Craig Fox 965-4217 craigfox@utah.gov	Seller Name	P	osition		Date
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City / State / Zip Salt Lake City, UT 84114 Craig Fox 965-4217 craigfox@utah.gov	Address:				
Craig Fox 965-4217 <u>craigfox@utah.gov</u>					
	City / State / Zip				
Contacts: Dian McGuire 653-6570 dmcguire@utan.gov	Cantasta	•			
	Contacts.	Dian McGuire	033-0370	unicguire e utaii.gov	

\_\_\_\_ Seller's Initials

\_\_\_Buyer's Initials

## **Addendum To UDOT Purchase Contract**

Date:	
Buyer:	
Seller:	
This is addendum #	
The following terms are incorporated into t	he Purchase Contract
Buyer's Signature	Buyer's Signature
<i>y S</i>	,
Seller's Signature	Seller's Signature